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7	IN THE UNITED STATES DISTRICT COURT	
8	FOR THE NORTHERN DISTRICT OF CALIFORNIA	
9	SAN JOSE DIVISION	
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11	RAMBUS INC.,	No. C-05-02298 RMW
12	Plaintiff,	ORDER CLARIFYING THE COURT'S JUNE 19, 2007 ORDER
13	V.	[Re Docket No. 152]
1415	SAMSUNG ELECTRONICS CO., LTD., SAMSUNG ELECTRONICS AMERICA, INC., SAMSUNG SEMICONDUCTOR, INC., SAMSUNG AUSTIN SEMICONDUCTOR,	
16	SAMSUNG AUSTIN SEMICONDUCTOR, L.P.,	
17	Defendants.	N. G.O. COCCA DAMY
18	RAMBUS INC.,	No. C-05-00334 RMW
19	Plaintiff,	[Re Docket Nos. 244-245]
20	V.	
21	HYNIX SEMICONDUCTOR INC., HYNIX SEMICONDUCTOR AMERICA INC., HYNIX SEMICONDUCTOR	
22	MANUFACTURING AMERICA INC.,	
23	SAMSUNG ELECTRONICS CO., LTD., SAMSUNG ELECTRONICS AMERICA,	
2425	INC., SAMSUNG SEMICONDUCTOR, INC., SAMSUNG AUSTIN SEMICONDUCTOR, L.P.,	
26	NANYA TECHNOLOGY CORPORATION,	
27	NANYA TECHNOLOGY CORPORATION U.S.A.,	
28	Defendants.	
	ORDER CLARIFYING THE COURT'S JUNE 19, 2007 ORDER	

Nos. C-05-02298 RMW; C-05-00334 RMW

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1	On June 19, 2007, this Court issued an order deferring ruling on Samsung's motion		
2	for summary judgment based on collateral estoppel (hereinafter the "June 2007 Order"). On June		
3	29, 2007, Rambus submitted a motion seeking clarification of a phrase within this Court's		
4	description of the Samsung Virginia Case's background that Rambus contends is factually incorrect		
5	Specifically, the June 2007 Order states that "[a]fter a three and one-half day bench trial, the court		
6	concluded that Rambus willfully and intentionally engaged in spoliation of evidence." Order at		
7	4:12-14. This Court hereby clarifies its June 19, 2007 order to make clear that there was not a three		
8	and one-half day bench trial in the Samsung Virginia Case, but rather the Court was referring to the		
9	three and one-half day bench trial in the <i>Rambus v. Infineon</i> case, also in the Eastern District of		
10	Virginia.		
11	IT IS HEREBY ORDERED THAT the phrase "After a three and one-half day bench		
12	trial" that appears on page 4, lines 12-13, of the June 19, 2007 Order shall be stricken.		
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14	DATED: 7 2, 2007 By: Kmala M Whyte		
15	Hon. Ronald M. Whyte		
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Notice of this document has been electronically sent to: 1 2 **Counsel for Plaintiff:** 3 Craig N. Tolliver ctolliver@mckoolsmith.com Pierre J. Hubert phubert@mckoolsmith.com Brian K. Erickson berickson@dbllp.com, 4 David C. Vondle dvondle@akingump.com 5 Gregory P. Stone gregory.stone@mto.com Carolyn Hoecker Luedtke luedtkech@mto.com 6 Peter A. Detre detrepa@mto.com **Burton Alexander Gross** burton.gross@mto.com, 7 Steven McCall Perry steven.perry@mto.com Jeannine Y. Sano sanoj@howrey.com 8 9 **Counsel for Defendant(s):** 10 Matthew D. Powers matthew.powers@weil.com David J. Healey david.healey@weil.com 11 Edward R. Reines edward.reines@weil.com 12 13 14 Counsel are responsible for distributing copies of this document to co-counsel that have not 15 registered for e-filing under the court's CM/ECF program. 16 **Dated:** 7/2/07 **SPT Chambers of Judge Whyte** 17 18 19 20 21 22 23 24 25 26 27 28 ORDER CLARIFYING THE COURT'S JUNE 19, 2007 ORDER

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